Falk, Shane - GAB

From:

Dan Romportl [dromportl@gmail.com]

Sent:

Monday, June 27, 2011 2:23 AM

To:

Falk, Shane - GAB; Haas, Michael R - GAB

Cc:

jpl@ffsj.com; Screnock, Michael P (22245); Taffora, Raymond P (22244); McLeod, Eric M

(22257)

Subject:

Nygren Response to Challenges - 1 of 2

Attachments: Affidavit_Nygren_Page 1.pdf; Affidavit_Nygren_Page 2.pdf; Exhibit A.pdf;

Nygren_GAB_162.pdf

To All Interested Parties,

Attached please find the response from John Nygren, candidate for State Senate, District 30, to the challenges submitted by the Democratic Party of Wisconsin and Sarah Scott.

Nygren's (revised) GAB-162 is attached, as well as Page 1, Page 2, and Exhibit A of an affidavit signed by Nygren which contains his response.

A second email will be forthcoming with supplementary documentation to support claims made in the affidavit.

If you have any questions, please contact me or Eric McLeod (CC'd on this email).

Thank you,

Dan Romportl Deputy Director Committee to Elect a Republican Senate (608) 386-4867

IN RE NOMINATION PAPER FOR JOHN NYGREN OFFICE OF STATE SENATOR 30TH SENATE DISTRICT OF WISCONSIN

AFFIDAVIT OF JOHN NYGREN

STATE OF WISCONSIN)

COUNTY OF Brown)

ss

- 1. My name is John Nygren. I am an adult resident of the State of Wisconsin and make this affidavit on the basis of my own personal knowledge. I am a qualified elector in the State of Wisconsin.
- 2. In June of this year, 2011, I submitted nomination papers for partisan office of State Senator, 30th Senate District of Wisconsin. Copies of the nomination papers I circulated have previously been submitted to the Government Accountability Board.
- 3. On June 24, 2011, challenges to the sufficiency on my nomination papers were submitted to the Government Accountability Board by the Democratic Party of Wisconsin and Sarah Scott, City of Green Bay ("S. Scott").
- 4. Pursuant to its authority and responsibility to administer election laws under Section 5.05, Wis. Stats., Government Accountability Board Director and General Counsel Kevin J. Kennedy issued the order that "responses to any challenges are due at 8:00 a.m., Monday, June 20, 2011."
- 5. After reviewing the challenges filed by the Democratic Party of Wisconsin and S. Scott, I determined that the validity and accuracy of numerous challenges are without merit. Thus, I have prepared this affidavit to rebut those challenges which I perceive to be frivolous, inaccurate, or misleading.
- 6. For the reasons described in the attached Exhibit A, I respectfully request that the Government Accountability Board conclude that the challenges of the Democratic Party of Wisconsin and S. Scott should be rejected.

I am aware that falsifying this statement is punishable under Wis. Stat. § 12.13(3)(a).

John Nygren .	Date
This instrument was acknowledged before	
me on <u>(r- 36</u> , 2011 by	
John Nygren	
Mayne enski	
Signature /	
Name: IM FUGFUE LEUSKE	
Notary Public, State of: WISCONSIN	
My Commission Expires: 7 8 - 37	1-2-

EXHIBIT A

Responses to Signature Challenges Made by Democratic Party of Wisconsin (DPW)

Page 8, Line 6

DPW claims that the signature should not count due to two municipality-type boxes being checked. The signatory, Donna Martin, resides in the City of Oconto, which is in the 30th Senate District. We hold that the correct municipality-type endorsement of "City" is present on the nomination paper, and that the signature should be accepted.

Page 9, Lines 4 & 5

DPW speculates that the same person signed for both signatories, Pat & Bernie Moran. *Affidavit_Moran* disputes that claim. Therefore, the signatures should be accepted.

Page 10, Line 2

DPW claims that the signature should not count due to two municipality-type boxes being checked. Statement_Rice from the signatory clarifies the error, and establishes that the signatory, Jamie Rice, resides in the City of Peshtigo, which is in the 30th Senate District.

Page 14, Line 7

DPW claims that the Village of Chase does not exist. The signatory, Barbara White, resides in the Town of Chase, which is in the 30th Senate District. Ms. White has been contacted by the Committee to Elect a Republican Senate, and is willing to testify, via phone (920-544-7364) to the Government Accountability Board at its hearing on Monday, June 27, 2011, to corroborate this information and clarify the endorsement error she made while signing the nomination paper.

Page 17, Line 4

DPW claims that while all of the signatory's information appears on the nomination paper, the street address was written on a line that does not correspond with Line 4. We hold that the correct street address, 7111 Old 15 Rd, is present on the nomination paper, and the signature should be accepted. We also have attached *Statement_Riewe* from the signatory, Charles Riewe, verifying his address.

Page 18, Line 4

Signatory Steve Lealou, 1431 S Irwin Ave, City of Green Bay, was misidentified by DPW as residing outside of the 30th Senate District. We have confirmed that Mr. Lealou lives within the 30th Senate District, and therefore is a qualified elector.

Page 19, Line 9

DPW claims that the signature should not count due to two municipality-type boxes being checked. Statement_Gestrich from the signatory's neighbor clarifies the error, and establishes that the signatory, Brian Gestrich, resides in the City of Green Bay, which is in the 30th Senate District.

Page 20, Line 5

DPW claims that the signatory does not reside in the 30th Senate District. The signatory, Jack Pochron, signed the nomination paper with the address 337 N St Augustine St, but actually resides at 377 N St Augustine St, Village of Pulaski, which is in the 30th Senate District. We believe that disqualifying this

signature based on the signatory's transposing of one number would unfairly disenfranchise a qualified elector of the 30th Senate District who clearly established intent when signing the paper.

Page 20, Line 8

DPW claims that this address does not exist. Upon investigating, we have determined that the signatory, Joseph Smith, resides in a mobile home community, with a street address of 634 E Frontage Rd #82, Town of Little Suamico. We believe that disqualifying this signature based on the signatory's transposing of one number would unfairly disenfranchise a qualified elector of the 30th Senate District who clearly established intent when signing the paper.

Page 21, Line 9

DPW claims that the signature should not count due to two municipality-type boxes being checked. The signatory, Daniel Muhlenbeck, resides in the Village of Howard, which is in the 30th Senate District. We hold that the correct municipality type endorsement of "Village" is present on the nomination paper, and that the signature should be accepted.

Page 21, Line 10

The signatory's street address was challenged by DPW on the basis of being illegible. The street address, 114 S Washington St, is clearly legible, and this part of the challenge should be rejected.

The signatory's residence (114 S Washington St) is also alleged by DPW to be outside of the 30th Senate District . Both "Green Bay" and "De Pere" contain street addresses of 114 S Washington St. Under state law, the information contained on the nomination paper is presumptively valid. DPW, who bears the burden on this challenge, does not provide any evidence that the signatory's residence is out of the district. Instead the challenge is based solely on speculation. Therefore, to prevent disenfranchising a qualified elector who likely resides in the 30th Senate District, this signature must be accepted.

Page 26, Line 8

DPW claims the signature should not count due to the signatory's failure to check a municipality-type box. *Affidavit_Campbell* establishes that the signatory, Tom Campbell, resides in the City of Green Bay, and is a qualified elector of the 30th Senate District.

Page 27, Line 2

DPW claims that the signature should not count due to two municipality-type boxes being checked. The signatory, John Eastep, resides in the City of Green Bay, which is in the 30th Senate District. We hold that the correct municipality-type endorsement of "City" is present on the nomination paper, and that the signature should be accepted. *Affidavit_Eastep* also reinforces this claim.

Page 31, Line 9

DPW claims that the signature should not count due to two municipality-type boxes being checked. The signatory, Jeff Joslin, resides in the Village of Howard, which is in the 30th Senate District. We hold that the correct municipality-type endorsement of "Village" is present on the nomination paper, and that the signature should be accepted.

Page 38, Line 8

DPW claims that the signature should not count due to two municipality-type boxes being checked. The signatory, Joe Hoes, resides in the City of Green Bay, which is in the 30th Senate District. We hold that

the correct municipality-type endorsement of "City" is present on the nomination paper, and that the signature should be accepted.

Page 49, Line 10

DPW claims the signature should not count due to the signatory's failure to check a municipality-type box. *Statement_Behnke* corrects this error, and establishes that the signatory, Larry Behnke, resides in the City of Peshtigo, and is a qualified elector of the 30th Senate District.

Page 52, Lines 7 & 8

DPW claims these signatures were signed by the same signatory. We find no evidence to support this claim other than pure speculation on the part of DPW. Disqualifying these signatures of Jack & Pauline Smith, 2560 Van Beek Rd, City of Green Bay, with no supporting evidence, would disenfranchise two qualified electors of the 30th Senate District who clearly established intent and endorsed the nomination papers completely and correctly.

Responses to Signature Challenges Made by Sarah Scott (Scott)

Page 1, Line 8

Scott claims that the name listed is illegible. Under state law, the information contained on the nomination paper is presumptively valid. Scott provides no evidence that the signatory does not reside at the address listed (1400 Norfield Rd, Village of Suamico). The signature must be accepted in order to prevent disenfranchising a qualified elector of the 30th Senate District.

Page 8, Line 10

Under state law, the information contained on the nomination paper is presumptively valid. Scott provides no evidence that the signatory does not reside at an address outside of the 30th Senate District. Furthermore, although is difficult to ascertain the street address of the signatory due to handwriting, the signatory clearly resides in the City of Oconto, which is completely within the 30th Senate District. Therefore, the signature must be accepted in order to prevent disenfranchising a qualified elector.

Page 9, Line 9

Signatory Paul Ryan, 3010 Delcore Rd, Town of Oconto, was misidentified as residing outside of the 30th Senate District. We have confirmed that the signatory lives within the 30th Senate District, and therefore is a qualified elector.

Page 10, Line 3

The signatory's street address was challenged by Scott on the basis of being illegible. The street address, 1533 Main St, is clearly legible, and should be counted as a valid signature.

Page 10, Line 7

The signatory's street address was challenged by Scott on the basis of being illegible. The street address, 7824 Cty X, is clearly legible, and should be counted as a valid signature.

Page 11, Line 8

Scott claims that 2138 Riverview Drive, City of Green Bay, is a business address, and not a residence. Affidavit_Erickson and Statement_Erickson provide that 2138 Riverview Drive is a residence, and that the signatory, Ben Erickson, resides there.

Page 13, Line 3

The signatory's street address was challenged by Scott on the basis of being illegible. The street address, 205 Huth St #E, is clearly legible, and should be counted as a valid signature.

Page 15, Line 4

The signatory's street address was challenged by Scott on the basis of being illegible. The street address, 6147 Young Rd, is clearly legible, and should be counted as a valid signature.

Page 17, Line 1

The signatory's street address was challenged by Scott on the basis of being illegible. The street address, 8975 Midway Rd, is clearly legible, and should be counted as a valid signature.

Page 17, Line 2

The signatory's street address was challenged by Scott on the basis of being illegible. The address, 10130 Cty B, is clearly legible, and should be counted as a valid signature.

Page 18, Line 4

Signatory Steve Lealou, 1431 S Irwin Ave, City of Green Bay, was misidentified as residing outside of the 30th Senate District. We have confirmed that the signatory lives within the 30th Senate District, and therefore is a qualified elector.

Page 20, Line 6

The signatory's street address was challenged by Scott on the basis of being illegible. The street address, 1331 Bellevue St #229, is clearly legible, and should be counted as a valid signature.

Page 21, Line 6

A signed affidavit by Jason Kingsbury, contained within Scott's challenge, claims that the address 6723 Geano St, Town of Little Suamico, doesn't exist. This statement is irrelevant because the address on the nomination paper is 6723 Geano Beach Rd, not 6723 Geano St.

Page 21, Line 7

The signatory's street address was challenged by Scott on the basis of being illegible. The street address, 457 Delwiche Rd, is clearly legible, and should be counted as a valid signature.

Page 21, Line 10

The signatory's residence (114 S Washington St) is alleged by Scott to be outside of the 30th Senate District. Both "Green Bay" and "De Pere," contain street addresses of 114 S Washington St. Under state law, the information contained on the nomination paper is presumptively valid. Scott, who bears the burden on this challenge, does not provide any evidence that the signatory's residence is out of the district. Instead the challenge is based solely on speculation. Therefore, to prevent disenfranchising a qualified elector who likely resides in the 30th Senate District, this signature must be accepted.

Page 22, Line 2

Scott claims that the signatory, Kathy Adams, also signed nomination papers for the other Republican candidate for the 30th Senate District, David Vanderleest. *Affidavit_Adams* disputes this claim.

Page 25, Line 7

The signatory's street address was challenged by Scott on the basis of being illegible. The street address, 1178 Chicago St, is clearly legible, and should be counted as a valid signature.

Page 26, Line 3

The signatory's street address was challenged by Scott on the basis of being illegible. The street address, 226 Scenic Way, is clearly legible, and should be counted as a valid signature.

Page 28, Line 3 & Page 38, Line 8

Under state law, the information contained on the nomination paper is presumptively valid. Scott, who bears the burden on this challenge, does not provide any evidence that the signatory on Page 28 Line 3 and Page 38 Line 8 are the same individual. Instead the challenge is based solely on speculation. Therefore, to prevent disenfranchising two qualified electors of the 30th Senate District, these signatures must be accepted.

Page 30, Line 6

Scott claims that the signature should be disqualified due to an incorrect zip code. We hold that since zip code is not a required field on a nomination paper, and that the presence of a street address and

municipality of residence that are in the 30th Senate District are present on Line 6, disqualifying this signature would be disenfranchising a signatory who has established his/her status as a qualified elector who resides the 30th Senate District.

Page 32, Line 3

Scott claims that the address of 2729 Bristol Mountain Trail, Village of Howard, does not exist. The signatory, Mary Aspenson, signed the nomination paper with the address 2729 Bristol Mountain Trail, but actually resides at 2974 Bristol Mountain Trail, Village of Howard, which is in the 30th Senate District. *Affidavit_Aspenson* rectifies this error and establishes clear intent on behalf of the signatory, a qualified elector of the 30th Senate District.

Page 38, Line 6

Scott claims that the address of 2280 Maryland Ave, City of Green Bay, does not exist. The signatory, Ervin Destree, signed the nomination paper with the address 2280 Maryland Ave, but actually resides at 2208 Maryland Ave, City of Green Bay, which is in the 30th Senate District. *Affidavit_Destree* rectifies this error and establishes clear intent on behalf of the signatory, a qualified elector of the 30th Senate District.

Page 40, Line 5

Signatory Rachel Weber, 1378 Lime Kiln Rd, City of Green Bay, was misidentified as residing outside of the 30th Senate District. We have confirmed that the signatory lives within the 30th Senate District, and therefore is a qualified elector.

Page 41, Line 7

Scott has provided an affidavit from the signatory, Marsha Lungstrom, who claims that the circulator "did not tell her that the document was part of an effort to place Rep (sic) John Nygren on the ballot in the recall election ordered for Senator Hansen."

We find the affidavit to be insufficient to disqualify the signature. The GAB-approved format for a candidate's nomination papers provides clear and concise information as to the purpose of the paper, and the ramifications of signing it. Senator Hansen's name does not appear anywhere on the nomination paper, and Rep. Nygren's name is at the top of sheet in 28-point, bold font, along with this printed statement:

"I, the undersigned, request the name of John Nygren...be placed on the ballot at the special election to be held on July 19, 2011, as a candidate representing the Republican Party so that voters will have the opportunity to vote for him for the office of State Senator, in Wisconsin's 30th Senate District."

Under the law, there is a presumption that the signatory reads the written explanation that is included on the paper per GAB guidelines. It is irrelevant whether or not the circulator explains what the effect of signing a candidate's nomination paper has on an incumbent legislator.

The insufficiency of Lungstrom's affidavit warrants rejection of the challenge and acceptance of the signature.

Page 43, Line 3 & Page 43, Line 4

Under state law, the information contained on the nomination paper is presumptively valid. Scott, who bears the burden on this challenge, does not provide any evidence that the one individual signed for both signatories Page 43 Line 3 and Page 43 Line 4. Instead the challenge is based solely on speculation. Therefore, to prevent disenfranchising two qualified electors of the 30th Senate District, these signatures must be accepted.

Page 46, Line 1

The signatory's street address was challenged by Scott on the basis of being illegible. The street address, 2552 Hazelwood Ln, is clearly legible, and should be counted as a valid signature.

Page 47, Line 2

The signatory's street address was challenged by Scott on the basis of being illegible. The street address, 1508 Katers Dr, is clearly legible, and should be counted as a valid signature.

Page 47, Line 6 & 7

Scott claims that these signatures should be disqualified because the address of 1506 Traeger St, City of Green Bay, does not exist. Upon investigation, we verified that the address of 1506 Traeger St, City of Green Bay, does exist, and that the signatories, Gladys and William Jerome, reside at that address. See attached photos *Traeger 1*, *Traeger 2*, *Traeger 3*, and *Traeger 4* for visual evidence.

Page 52, Line 1

The signatory's street address was challenged by Scott on the basis of being illegible. The street address, 2105 Weedy St, is clearly legible, and should be counted as a valid signature.

Page 52, Line 1

A signed affidavit by Jason Kingsbury, contained within Scott's challenge, claims that 205 Weedy St is not an actual address, and therefore the signature must not count. As Mr. Kingsbury was searching for an address that was not contained on the nomination paper (205 Weedy St), his statement is clearly irrelevant.

FOR OFFICE USE ONLY	

DECLARATION OF CANDIDACY

(See instructions for preparation on back)

Is this an amendment? Yes No
I, John Mygree , being duly sworn, state that (Candidate's name)
I am a candidate for the office of State Senate Wisconsins 30 Senate District
representing Republican Party (Name of political party or statement of principle - five words or less)
and I meet or will meet at the time I assume office the applicable age, citizenship, residency and voting qualification requirements, if any, prescribed by the constitutions and laws of the United States and the State of Wisconsin, and that I will otherwise qualify for office, if nominated and elected.
I have not been convicted of a felony in any court within the United States for which I have not been pardoned. ¹
My present municipality of residence for voting purposes is:
N 2118 Keller Rd., Marinette, WI 54143 in the Town of (Candidate's address for voting purposes - Include the number, street, and municipality where the candidate resides.) Peshts
(Candidate's address for voting purposes - Include the number, street, and municipality where the candidate resides.)
My name as I wish it to appear on the official ballot is as follows: Tok No. We with surnant Africkname may replace a legal name.)
(Any combination of first name, middle name or initials with surnand. A hickname may replace a legal name.) (Signature of candidate)
STATE OF WISCONSIN) Ss. County of
Subscribed and sworn to before me this 26 day of
My commission expires 7-5-50/2 or s permanent.
(Official title if not a notary)
GAB-162 (Rev. 7/2009) The information on this form is required by §8.21, Stats., Art. XIII, Sec. 3, Wis. Const., and must be filed with the filing officer in order to have a candidate's name placed on the ballot. §§8.05 (1)(j), 8.10 (5), 8.15 (4)(b), 8.17 (2), 8.20 (6), 120.06 (6)(b), Wis. Stats. This form is prescribed by the GOVERNMENT ACCOUNTABILITY BOARD, 212 East Washington Avenue, 3 rd Floor, P.O. Box 7984, Madison, WI 53707-7984 508-266-8005, https://eab.wi.gov Email: gab@wi.gov

¹ A 1996 constitutional amendment bars any candidate convicted of a misdemeanor which violates the public trust from running for or holding a public office. However, the legislature has not defined which misdemeanors violate the public trust. A candidate convicted of any misdemeanor is not barred from running for or holding a public office until the legislature defines which misdemeanors apply.

IN RE NOMINATION PAPER FOR JOHN NYGREN OFFICE OF STATE SENATOR 30TH SENATE DISTRICT OF WISCONSIN

AFFIDAVIT OF KATHY ADAMS

STATE OF WISCONSIN)
) ss.
COUNTY OF MARINETTE)

- 1. My name is Kathy Adams. I am an adult resident of the State of Wisconsin and make this affidavit on the basis of my own personal knowledge. I am a qualified elector in the State of Wisconsin.
- 2. In June of this year, 2011, I signed nomination papers for partisan office for Mr. John Nygren for the office of State Senator, 30th Senate District of Wisconsin. Copies of the nomination papers I circulated have previously been submitted to the Government Accountability Board.
- 3. At the time I signed the nomination paper, I resided at 2920 Cooke Ln in the Town of Peshtigo, Wisconsin. As it pertains to a recall election currently being held in Wisconsin's 30th Senate District, I have only signed the nomination papers of Mr. John Nygren. I have not signed nomination papers for any other candidate in the aforementioned recall election.
- 4. The purpose of this affidavit is to provide the Government Accountability Board with information that declares that I have only signed nomination papers for one candidate in the current recall election in Wisconsin's 30th Senate District. I am aware that falsifying this statement is punishable under Wis. Stat. § 12.13(3)(a).

This instrument was acknowledged before me on 2011 by Kathy Adams.

Signature

Name: TAYNUS A. WORRUSON
Notary Public, State of: _WISCONSIN_
My Commission Expires: IS PERMANENT

This instrument was acknowledged before me on 252//, 2011 by Mary Aspenson

Signature
Name:

Notary Public, State of:
My Commission Expires:

IN RE NOMINATION PAPER FOR JOHN NYGREN OFFICE OF STATE SENATOR 30TH SENATE DISTRICT OF WISCONSIN

AFFIDAVIT OF MARY ASPENSON

STATE OF WISCONSIN)
) ss.
COUNTY OF BROWN)

- 1. My name is Mary Aspenson. I am an adult resident of the State of Wisconsin and make this affidavit on the basis of my own personal knowledge. I am a qualified elector in the State of Wisconsin.
- 2. In June of this year, 2011, I signed nomination papers for partisan office for Mr. John Nygren for the office of State Senator, 30th Senate District of Wisconsin. Copies of the nomination papers I circulated have previously been submitted to the Government Accountability Board.
- 3. At the time I signed the nomination paper, I resided at 2974 Bristol Mountain Trail in the Village of Howard. I currently reside at the same address.
- 4. The purpose of this affidavit is to provide the Government Accountability Board with information clarifying my current address, as such information was incorrectly noted when I signed the nomination paper. I am aware that falsifying this statement is punishable under Wis. Stat. § 12.13(3)(a).

IN RE NOMINATION PAPER FOR JOHN NYGREN OFFICE OF STATE SENATOR 30TH SENATE DISTRICT OF WISCONSIN

AFFIDAVIT OF TOM CAMPBELL

STATE OF WISCONSIN)
) ss.
COUNTY OF BROWN)

- 1. My name is Tom Campbell. I am an adult resident of the State of Wisconsin and make this affidavit on the basis of my own personal knowledge. I am a qualified elector in the State of Wisconsin.
- 2. In June of this year, 2011, I signed nomination papers for partisan office for Mr. John Nygren for the office of State Senator, 30th Senate District of Wisconsin. Copies of the nomination papers I circulated have previously been submitted to the Government Accountability Board.
- 3. At the time I signed the nomination paper, I resided at 1218 Shawano Ave in the City of Green Bay. I currently reside at the same address.
- 4. The purpose of this affidavit is to provide the Government Accountability Board with information identifying the type of municipality (Town, Village or City) in which I reside as such information was missing when I signed the nomination paper. I am aware that falsifying this statement is punishable under Wis. Stat. § 12.13(3)(a).

Thomas F	Cash
Tom Campbell	

6-76- 1/ Date

IN RE NOMINATION PAPER FOR JOHN NYGREN OFFICE OF STATE SENATOR 30TH SENATE DISTRICT OF WISCONSIN

AFFIDAVIT OF ERVIN DESTREE

STATE OF WISCONSIN)
) ss.
COUNTY OF BROWN)

- 1. My name is Ervin Destree. I am an adult resident of the State of Wisconsin and make this affidavit on the basis of my own personal knowledge. I am a qualified elector in the State of Wisconsin.
- 2. In June of this year, 2011, I signed nomination papers for partisan office for Mr. John Nygren for the office of State Senator, 30th Senate District of Wisconsin. Copies of the nomination papers I circulated have previously been submitted to the Government Accountability Board.
- 3. At the time I signed the nomination paper, I resided at 2208 Maryland Ave. in the City of Green Bay. I currently reside at the same address.
- 4. The purpose of this affidavit is to provide the Government Accountability Board with information clarifying my current address, as such information was incorrectly noted when I signed the nomination paper. I am aware that falsifying this statement is punishable under Wis. Stat. § 12.13(3)(a).

Erry & Dette

Date 25, 2011

This instrument was acknowledged before _, 2011 by

Name: MEMOUNT TEWSKE
Notary Public, State of: INSCRIST N
My Commission Expires: 7-8-20

IN RE NOMINATION PAPER FOR JOHN NYGREN OFFICE OF STATE SENATOR 30TH SENATE DISTRICT OF WISCONSIN

AFFIDAVIT OF JOHN EASTER

STATE OF WISCONSIN)

) ss.

COUNTY OF BROWN)

- 1. My name is John Easter. I am an adult resident of the State of Wisconsin and make this affidavit on the basis of my own personal knowledge. I am a qualified elector in the State of Wisconsin.
- 2. In June of this year, 2011, I signed nomination papers for partisan office for Mr. John Nygren for the office of State Senator, 30th Senate District of Wisconsin. Copies of the nomination papers I circulated have previously been submitted to the Government Accountability Board.
- 3. At the time I signed the nomination paper, I resided at 1117 Langlade Ave in the City of Green Bay, WI. I currently reside at the same address.
- 4. The purpose of this affidavit is to provide the Government Accountability Board with information identifying the type of municipality (Town, Village or City) in which I reside as such information was missing when I signed the nomination paper. I am aware that falsifying this statement is punishable under Wis. Stat. § 12.13(3)(a).

This instrument was acknowledged before me on <u>6-25-244</u>, 2011 by

Name: MRUGENE ZEUSKE
Notary Public, State of: Wis consid
My Gommission Expires: 7-8-20

IN RE NOMINATION PAPER FOR JOHN NYGREN OFFICE OF STATE SENATOR 30TH SENATE DISTRICT OF WISCONSIN

AFFIDAVIT OF BEN ERICKSON

STATE OF WISCONSIN)
) ss.
COUNTY OF BROWN)

- 1. My name is Ben Erickson. I am an adult resident of the State of Wisconsin and make this affidavit on the basis of my own personal knowledge. I am a qualified elector in the State of Wisconsin.
- 2. In June of this year, 2011, I signed a nomination paper for partisan office for Mr. John Nygren for the office of State Senator, 30th Senate District of Wisconsin. Copies of the nomination paper I signed have previously been submitted to the Government Accountability Board.
- 3. At the time I signed the nomination paper, I resided at 2138 Riverview Drive in the City of Green Bay. I currently reside at the same address.
- 4. The purpose of this affidavit is to provide the Government Accountability Board with information clarifying that 2138 Riverview Drive in the City of Green Bay is my personal residence. I am aware that falsifying this statement is punishable under Wis. Stat. § 12.13(3)(a).

Ben Erickson

V* .		
This instrument		سينا والمستوال والمستوار والمستوار
This instrument	was acknow	vieagea before
الأستممية	~ / /	
me on <u>June</u>	_ 'd~l/	, 2011 by

Ben Erickson

Signature
Name: MFWEINE LEUSINE
Notary Public, State of: LUSCOUSIN
My Commission Expires: 7-2-3-

Date

IN RE NOMINATION PAPER FOR JOHN NYGREN OFFICE OF STATE SENATOR 30TH SENATE DISTRICT OF WISCONSIN

AFFIDAVIT OF PAT MORAN

STATE OF WISCONSIN)
) ss.
COUNTY OF BROWN)

- 1. My name is Pat Moran. I am an adult resident of the State of Wisconsin and make this affidavit on the basis of my own personal knowledge. I am a qualified elector in the State of Wisconsin.
- 2. In June of this year, 2011, I signed nomination papers for partisan office for Mr. John Nygren for the office of State Senator, 30th Senate District of Wisconsin. Copies of the nomination papers I circulated have previously been submitted to the Government Accountability Board.
- 3. I signed this nomination paper for my husband, Bernie Moran, because he was physically unable to sign the nomination paper due to his disability.
- 4. I am aware that falsifying this statement is punishable under Wis. Stat. § 12.13(3)(a).

IN RE NOMINATION PAPER FOR JOHN NYGREN OFFICE OF STATE SENATOR 30TH SENATE DISTRICT OF WISCONSIN

STATEMENT OF LARRY BEHNKE

STATE OF WISCONSIN)
) ss
COUNTY OF MARINETTE)

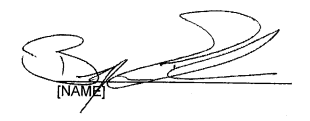
- 1. My name is Larry Behnke. I am an adult resident of the State of Wisconsin and make this statement on the basis of my own personal knowledge. I am a qualified elector in the State of Wisconsin.
- 2. In June of this year, 2011, I signed nomination papers for partisan office for Mr. John Nygren for the office of State Senator, 30th Senate District of Wisconsin. Copies of the nomination papers I signed have previously been submitted to the Government Accountability Board.
- 3. When I signed the nomination paper, I resided in the City of Peshtigo, at 426 S. Peck Ave, Peshtigo, Wisconsin. I currently reside at the same address.
- 4. The purpose of this statement is to provide the Government Accountability Board with information identifying the municipality in which I reside as such information was missing from my certification of circulator. I am aware that falsifying this statement is punishable under Wis. Stat. § 12.13(3)(a).

Larry Behnke

4/25/11 Date

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IN RE NOMINATION PAPER FOR JOHN NYGREN OFFICE OF STATE SENATOR 30 TH SENATE DISTRICT OF WISCONSIN
AFFIDAVIT OF Benjamin Enickson
STATE OF WISCONSIN) 1. My name is Senjamin Ericl(son) am an adult resident of the State of Wisconsin and make this affidavit on the basis of my own personal knowledge. I am a qualified elector in the State of Wisconsin.
2. In June of this year, 2011, I signed a nomination paper for partisan office for Mr. John Nygren for the office of State Senator, 30 th Senate District of Wisconsin. Copies of the nomination paper I signed have previously been submitted to the Government Accountability Board.
3. At the time I signed the nomination paper, I resided at <u>ZI38 Riverview Dr.</u> I currently reside at the same address.
4. The purpose of this affidavit is to provide the Government Accountability Board with information 2138 Riverview Drive is a residence and not a business address
I am aware that falsifying this statement is punishable under Wis. Stat. § 12.13(3)(a).



<u>Co-Z6-11</u> Date

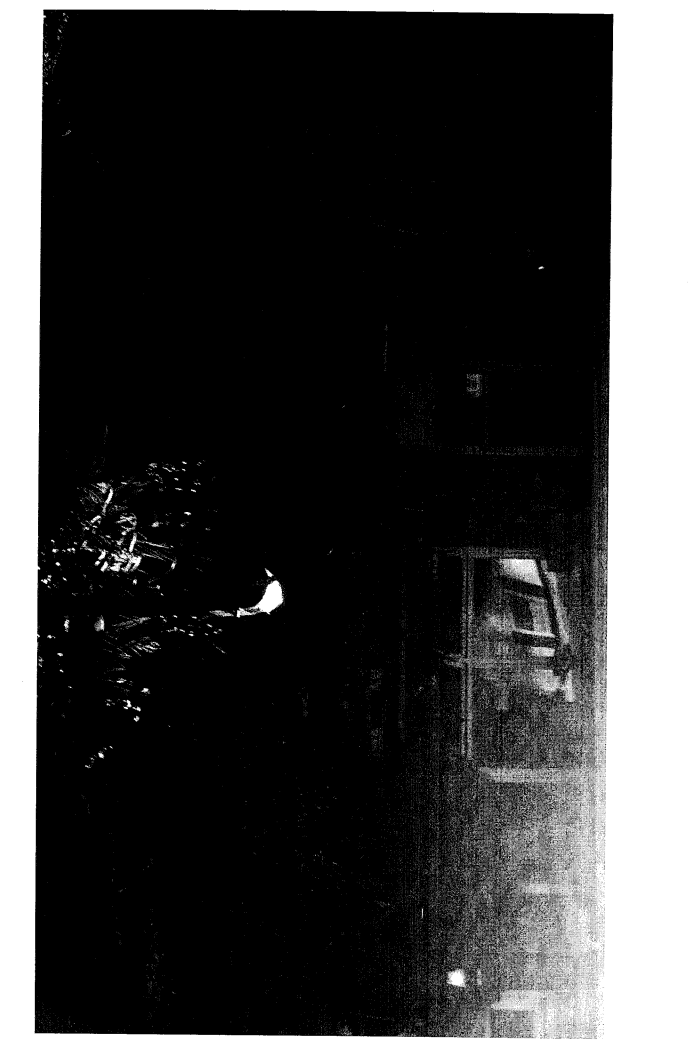
This instrument was acknowne on	
	·
Signature	
Name:	
Notary Public, State of:	· · · · · · · · · · · · · · · · · · ·
My Commission Expires:	

IN RE NOMINATION PAPER FOR JOHN NYGREN OFFICE OF STATE SENATOR 30 TH SENATE DISTRICT OF WISCONSIN
AFFIDAVIT OF Brian Gestrich
STATE OF WISCONSIN) COUNTY OF DIOWN STATE OF WISCONSIN) SS.
1. My name is \(\tag{\tag{Vac}} \) I am an adult resident of the State of Wisconsin and make this affidavit on the basis of my own personal knowledge. I am a qualified elector in the State of Wisconsin.
2. In June of this year, nomination papers for partisan office were circulated for Mr. John Nygren for the office of State Senator, 30 th Senate District of Wisconsin. Copies of the nomination paper he signed have previously been submitted to the Government Accountability Board.
3. To the best of my knowledge, at the time Rian (entrich signed the nomination paper for Mr. John Nygren, he/she resided at 2740 Sunson. He/she currently resides at the same address.
4. I currently reside at \$\frac{\partial 50}{\partial 50} \frac{\partial 50}{\partial 50} \fra
5. The purpose of this affidavit is to provide the Government Accountability Board with information That Brigh Gestrich lives in the City of Green Pay
I am aware that falsifying this statement is nunishable under Wis Stat & 12 13/3/(a)

[NAME] WARD COLOR
This instrument was acknowledged before me on, 2011 by
Signature,
Name: Notary Public, State of:
My Commission Expires:

11/216/11







IN RE NOMINATION PAPER FOR JOHN NYGREN OFFICE OF STATE SENATOR 30 TH SENATE DISTRICT OF WISCONSIN
AFFIDAVIT OF JAMP LICE - 1800
STATE OF WISCONSIN) 1. My name is 1. I am an adult resident of the State of Wisconsin and make this affidavit on the basis of my own personal knowledge. I am a qualified elector in the State of Wisconsin.
2. In June of this year, 2011, I signed a nomination paper for partisan office for Mr. John Nygren for the office of State Senator, 30 th Senate District of Wisconsin. Copies of the nomination paper I signed have previously been submitted to the Government Accountability Board.
3. At the time I signed the nomination paper, I resided at The City of Vesting. I currently reside at the same address.
4. The purpose of this affidavit is to provide the Government Accountability Board with information (MITTIS YMU) CUCTERT LEGAL PLACE OF VESIGENCE
I am aware that falsifying this statement is punishable under Wis. Stat. § 12.13(3)(a).

Jame Rice-8) UV7
Jamie Rice.	Recor
This instrument was acknowne on	owledged before , 2011 by
	 ,
Signature Name:	
Notary Public, State of: _ My Commission Expires:	

IN RE NOMINATION PAPER FOR JOHN NYGREN OFFICE OF STATE SENATOR 30TH SENATE DISTRICT OF WISCONSIN

AFFIDAVIT OF CHARLES RIEWE

STATE OF WISCONSIN)

SS.

COUNTY OF Oconds)

- 1. My name is Charles Riewe. I am an adult resident of the 30th Senate District of the State of Wisconsin and make this affidavit on the basis of my own personal knowledge.
- 2. On June 11, 2011, I signed a nomination paper for Mr. John Nygren, candidate for the office of State Senator in Wisconsin's 30th Senate District. A copy of the nomination paper I signed has previously been submitted to the Government Accountability Board as page number 17 and my signature appears on line 4.
- 3. The purpose of this affidavit is to provide the Government Accountability Board with information identifying the street address of my residence, as such information was not included by me under the Address column of the nomination paper.
- 4. At the time I signed the nomination paper, I resided in the Town of Little River and my street address was 7111 Old 15 Rd, Oconto, WI 54153 (the Town of Little River does not have its own post office) and I currently reside at the same address.
- 5. I am aware that falsifying this statement is punishable under Wis. Stat. § 12.13(3)(a).

Challs Rem	6-26-11	
Charles Riewe	Date	
This instrument was acknowledged before		
me on, 2011 by		
Charles Riewe		
Signature		
Name:		
Notary Public, State of:	_	
My Commission Expires:	_	

